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November 10, 2004

CERTIFICATE OF MAILING
37 C.F.R. 1.8

I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class Mail in an envelope addressed to: Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450, on the date below:

November 10, 2004

Date

David L. Parker

Commissioner for Patents
P. O. Box 1450
Alexandria, VA 22313-1450

Re: SN 10/083,894 entitled "Methods and Compositions for Inhibiting Farnesyl Transferase Enzyme" by Brown et al.
Our ref: UTSD:249USC2 Client ref: UTSD:249

Commissioner:

Enclosed please find the following for filing in the above-referenced patent application:

1. Interview Summary Record; and
2. A return postcard to acknowledge receipt of these materials. Please date stamp and mail this postcard.

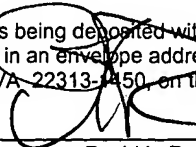
Should any fees under 37 C.F.R. §§ 1.16 to 1.21 be required for any reason relating to the enclosed materials, the Commissioner is authorized to deduct said fees from Fulbright & Jaworski L.L.P. Account No.: 50-1212/UTSD:249USC2.

Very truly yours,
David L. Parker
Reg. No. 32,165

DLP/ld
Enclosures

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<u>11/10/04</u> Date	 David L. Parker

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:
Brown et al.

Serial No.: 10/083,894

Filed: February 27, 2002

For: Methods and Compositions for Inhibiting
Farnesyl Transferase Enzyme

Group Art Unit: 1651

Examiner: Gitomer, Ralph J.

Atty. Dkt. No.: UTSD:249USC2

INTERVIEW SUMMARY RECORD

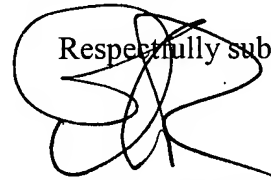
Commissioner for Patents
P. O. Box 1450
Alexandria, VA 22313-1450

Commissioner:

On October 6, 2004, the Examiner in charge of this case, Examiner Ralph Gitomer, contacted the undersigned representative to discuss the allowability of the claims. During that telephone discussion, Examiner Gitomer advised the undersigned representative that he understood that a final Decision on Remand from the Federal Circuit had been recently issued by the USPTO Board of Patent Appeals and Interferences in Interference No. 103,586 and that in that Decision on Remand, the Board of Appeals again awarded priority to Barbacid and not Drs. Brown, Goldstein, and Reiss, the inventors of the present application. The Examiner requested Applicants to provide a complete copy of that opinion for making of record in the file, which

Applicants did on November 2, 2004. The Examiner indicated during that telephonic interview, however, that it was his conclusion that the present claims were patentable over the count at issue in Interference No. 103,586 and thus the award of priority to Barbacid was not considered to be relevant to the patentability of the present claims.

Applicants respectfully request that this Interview Summary Record be made of record in the present case. The Examiner is, of course, encouraged to correct any misstatements.



Respectfully submitted,

David L. Parker
Reg. No. 32,165
Attorney for Applicants

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Date: November 10, 2004